APR 2 4 2012

	IN THE UNITED	STATES DISTRICT COLEMPISTRICT COURT
FOR T	HE MIDDIE	DISTRICT OF TENNESSEE. TENN.
	· · · · · · · · · · · · · · · · · · ·	DIVISION
IM MENIN RADIEY	77.	
Prison Id. No	Name //90356 Name	(List the names of all the plaintiffs) (filing this lawsuit. Do not use "et al." Attach additional sheets if necessary.
Prison Id. No Plaintiff(s		Civil Action No (To be assigned by the Clerk's office. Do not write in this space.)
1. David son county 2. warden DAN We	sheriffs offe	Jury Trial Yes INO
Davidson county	Name Name Sheriffs hept	(List the names of all defendants) against whom you are filing this lawsuit. Do not use "et al." Attach additional sheets if necessary. (Coffens 7. C/a Classification Depteration OF CIVIL RIGHTS TO 42 U.S.C. § 1983
Go collins "		uformation must be provided by each plaintiff.)
A. Have you or any	of the other plaintif	fs in this lawsuit filed any other lawsuits in the ddle District of Tennessee, or in any other federal
Yes	□ No	
B. If you checked the l	oox marked "Yes" a	bove, provide the following information:
	previous lawsuit:	The second of th
	Kelvin Ladle	
Defendants		Anderson, lisha edwards

	_	
	2.	In what court did you file the previous lawsuit? Medale Pustnick of church
		(If you filed the lawsuit in federal court, provide the name of the District. If you filed the lawsuit in state court, provide the name of the state and the county.
	3.	What was the case number of the previous lawsuit? don't lementee"
	4.	What was the Judge's name to whom the case was assigned? Willeard J
	5.	When did you file the previous lawsuit? Cant Seulinhed (Provide the year, if you do not know the exact date.)
	6.	What was the result of the previous lawsuit? For example, was the case dismissed, appealed, or still pending? dismissed for to the lack of my lack of fixed about civil law"
	7.	When was the previous lawsuit decided by the court? 2005-06 (Provide the year, if you do not know the exact date.)
•	8.	Did the circumstances of the prior lawsuit involve the same facts or circumstances that you are alleging in this lawsuit.
	a	If you have filed more than one prior lawsuit, list the additional lawsuit(s) on separate sheet of paper, and provide the same information for the additional lawsuit(s).)
Ц.	THE PLAINT	TIFF'S CURRENT PLACE OF CONFINEMENT (The following information vided by each plaintiff.)
-	Hitcarcera	the name and address of the prison or jail in which you are currently ated? <u>Pavin San County</u> Sheriffs office
Ε	3. Are the f	acts of your lawsuit related to your present confinement?
	Yes	□ No
С	. If you che address of	ecked the box marked "No" in question II.B above, provide the name and the prison or jail to which the facts of this lawsuit pertain.
	D- 41 - C	
D.		s of your lawsuit relate to your confinement in a Tennessee State Prison?
	□ Yes	No
	If you checl	ced the box marked "No," proceed to question II.H.

E	If you checked the box marked "Yes" in question II.D above, have you presented facts to the prison authorities through the state grievance procedure?	these
	Yes O No	
F.	. If you checked the box marked "Yes" in question II.E above:	
	1. What steps did you take? I fill brievance see External on medical complaint I was Reposed theat me	lief "
	2. What was the response of prison authorities? Not Sustain my Claims against Ime	Miliano
G.	She shalle of My evidence Inlien signed A R	Philipsie "
H.	Do the facts of your lawsuit pertain to your confinement in a detention facility operaby city or county law enforcement agencies (for example, city or county jail, workhounts.)?	ated
	↑ Yes □ No	
I.	If you checked the box marked "Yes" in question II.H above, have you presented the facts to the authorities who operate the detention facility?	ese
	Yes D No	
Ј.	If you checked the box marked "Yes" in question II.I above:	
	1. What steps did you take? filed brievances about the As	SURT
	2. What was the response of the authorities who run the detention facility? Janker Responded to my Grievanes or my Assult	E Stove
y	If you checked the box marked "No" in question II. I above, explain why not	_ '` -
Attach cop	with held me and steep is those Fife A folio Report and vies of all grievance related materials including, at a minimum, a copy of the outfiled on each issue raised in this complaint, the prison's or jail's response to that and the result of any appeal you took from an initial denial of your grievance. If	e onny
III. PARTI	IES TO THIS LAWSUIT	6 Right
A. Pl	laintiff(s) bringing this lawsuit:	VOIATION"
1.	. Name of the first plaintiff: MR Win Machey	SEE EXHIBIT.
	Prison Id. No. of the first plaintiff:	" Salt al.
		They K. MOOR.

	Address of the first plaintiff: OSO HOC POBOX - 196383
	(Include the name of the institution and mailing address, including zip code. If you change your address you must notify the Court immediately.)
2.	Name of second the plaintiff:
	Prison Id. No. of the second plaintiff:
	Address of the second plaintiff:
	(Include the name of the institution and mailing address, including zip code. If you change your address you must notify the Court immediately.)
	If there are more than two plaintiffs, list their names, prison identification numbers, and addresses on a separate sheet of paper.
B. Defe	ndant(s) against whom this lawsuit is being brought:
1.	Name of the first defendant: fauistan Courty showing office and
	Place of employment of the first defendant: 0050 16 Box 19.6363 Washwile TN -37219-6383
	The first defendant's add
	Named in official capacity? Vanued in individual capacity Yes (Yes)
Name	of the second defendant: Wanden Dan WEIKAL
P	lace of employment of the second defendant: DeviDsory county Sherriffs
TI	ne second defendant's address: PoBox ~ 196343
	med in official capacity? The state of the
lan def you def the	there are more than two defendants against whom you are bringing this vsuit, you must list on a separate sheet of paper the name of each additional lendant, their place of employment, their address, and the capacity in which are suing them. If you do not provide the names of such additional endants, they will not be included in your lawsuit. If you do not provide ir proper name, place of employment, and address, the Clerk will be ble to serve them should process issue.

page 2# Coortinut lage of defendants" défendant 3th chief of staff, Jamie JEhnson his Being Qued IN his official capacity And Individual CAPGATY defendant - 4 " Davidson County Sheriff de partment redical Deft ectall defendants county fee! Responsible. po. Box 196383 NAShville TN -37207. defendant -5# (10 Micheel Granker, his Being sized in his individual and official compacify fo. Box 196383 washville Tw -37207. defendant - 6# Com L/o Northam His Beig Sked in his official copacity Not, and Proposition Po. Box 196383, Nashville TN, 37207 defendant - 7# classification Administration Responsible for all movements of inmate, Beth Gently There Being Swed in there official copycity 10, Box 196383, Nashville TN - 37207 Defendant DR logan, medical head Dator of Davidson Courty Sheaiff department ect all, Po Box 19 6383 Sued in her official Nashville two, 37207 Not in dividual Capacity) Case 3:12-cv-00403 Document 1 Filed 04/24/12 Page 5 of 51 PageID #: 5

IV. STATEMENT OF FACTS

State the relevant facts of your case as briefly as possible. Include the dates when the incidents or events occurred, where there they occurred, and how each defendant was involved. Be sure to include the names of other persons involved and the dates and places of their involvement.

If you set forth more than one claim, number each claim separately and set forth each claim in a separate paragraph. Attach additional sheets, if necessary. Use 8 ½ in. x 11 in. paper. Write on one side only, and leave a 1 in. margin on all four 4 sides.

on in around Feb 2012 I Ilmmote Kepen ladley

NAS housed At the Davidson County Sheriff: Department on

the Bith Floor houses Hook 18 cell at the common of

Justice Center had hours A Davy low Davn's

John Well Voisent White for D of Stiff Noise

In hate making threats towards each other Comps

for allions (holyies from Conspect of Kill

Gins Orins (holyies from Consends toward to the forms or or of the property of the also that made forwards each

other also fineats made forwards me from Gange members and I whate Kaddley only common to to be seemed to the perfect the property of the form of the perfect the perfect of the form of the seemed to be seemed them to be seemed them to be seemed to be seemed them to the seemed them to the seemed them to the seemed them to the seemed the seemed they are seened as a seemed the form the form of the seemed they are so that the seemed they are contacted and they are so that the property while of the seeders to make a seemed the property while of the seeders to make the property of while of the property was the property of while of the property was the property of while of the property of the p

V. RELIEF REQUESTED: Specify what relief you are requesting against each defendant.

A. I want each Defendant to BE and at the MAX

B. as this court well to for all there wering

C. Dury against me for the mented flystal

Deal with Day after Day I hope the investigate the Defendant and of Help change (There periods to help I mates

I request a jury trial.

Case 3:12-cv-09403 Decement 1 Filed DA/and Information for the periods

Holl Court half me Tolly I the so Pen DIP MIRONG!

(continue statement of claims) lock Down Pod -5-B to 5-C, were I/mentes Are still huming the food and threatonings feot/e like myself after Being in 5-6 A week Or so I ask to Be moved again Because of the Aggressine I/woute with nothing to less and Gangs, after speaking to a classifications office Rabout the problem I was moved to the 3rd floor Its layed Back But strip have some Gang members state and federal Ffrates Ace & till housed together Donne facing 2023 life sentences the 3 floor 100-B sames of for AS I could see after geting setted nighting my BED up Because It was A 8 man housing cell with -8 feds IN Exh cen Room, But It WAS 3 - DOBRS ON SEEMBRECORD ROCK STOR IX holds 8-man Betweel of IN each DOOR. I Believe all of this is A constititinal voilation 8th and 14th emendment, howing that gres health and safty Is at RISH IN DOIN DOWN NOThing ABout It. defendant Pavid son County Sheriffs office, CRIMINA! Justice center, official Daren hall, Warden of ChimiNal Justice Center, Day Weik Al Chief of state, Jamie Johnson these official Should Be held Responsible Because they are Responsible too the softy, health and functions of this Tail mates anywere to beel A Beato make make morey

Pg 3# CONTINUE Statment of chairs health and Saffy Rules Don't Matter. I hopk this coust Put A Stop to It and all the Indiffered of the defendence IN this law suite, My complaint is A DURNAL of evants But I have REWROTE If to Make sure It Is Moter against these defendants an suring, after I Kelvin Radley was for the 3rd floor 13-fod about A week or so, I sliped IN Goth tring To get in my Bed (Tot Bunk area) I fail Back Down IN hit my back on a I Rion SINK that is Right Next to the Bed need after telling the Gois that Granked the lod, officer evan's and you Braden about my full they could see that I was hurt, they Told me to put in A sick call Because I ask if they could Call 4 NURSE OR SomePNE, office Braden and Go evan's called Medical after calling medical Personal which I think they did, Medkal Personal Daid feel out a sick call, so to Hmate Kkadley Dio, But I was surpose to have Been seen medical Bept was IN Neglegence of care, I was Refused Attention they the Davidson County sheriffs Department. I was hurt officer evan's and c/o Braden was there I was hurt tray were Came Responded to the Secious Incident, I needed H Botton Bank and every thing DCSO medical Stoff Disregarded that weep So I sleepon the floor With my matt' (Bed). This is cruel and was cruel and unusque Punish went of ACSO medical States IHAL and A State violation on DOSO Medical Rest of Vegle gower of Case and deliberte inteffeend Case 3.12-CV-00403 pocument of filed 04/24/12 Page 8 0151 Page ID #: 8 Oth and 14th Emerdment Vocalition, they know. I I was heret and in fain and Ped Nothing To Stop the lain in suffering I use 16 Braden and C/p evans as wettwess Because they put A compater note In the Computer about the INcident My fall 3-2-2012, my sick Call-is also Dated 3-2-2012, A week later STILLIN Pain F stiel DiONA see the DR about my full Freidert, I finates IN the Bod was also making little funny threads like I cry to much, I fait D It NO NEVER mind at that moment but later It BECame ABI gger Issue, I I fruite K. Radley Plaintiff was In pain I needed Something too lain In I told NURSE offer purse Heat I see was the By the 3rd floor fod - Baken about my Incident and that I Put in A Stock CALL, they told ME medical PERSONAL to fut IN A nother one (sixcale) So I DID" ON 3-22-2012 I Spoke to A Davisson County Sheriffs official Staff NURSE AmendA Jan Rence, I tald here about my factand that I had alkedy but in A Sick CAIl 21/2 WEEKS ago, Note to the counts that from the by of my tall 3-2-2012 until the Day I was Saw By A DSO NURSE ON 3-22-2012 IS 20-days I suffered 20-days with no pain medication X- Ruy on any Attention to The The state of the s A PART MS AMENDA Said that the official > that work that 3rd floor fod - night NET have called you out for sick CAIL, ON 3-5-2012 pateof sick call Interview" and I said they Never cassed me out for sick CAII - Note to court - SEE Respuse to Clair against defetendant medical DEPALTMENT DSCO, RET all CJC EXHIBIT-A This is A Reply and I feel and see Is A omissions of built on A Neglegence State clair also constitute Wilstien of the 8th and 14th Enjenquent Claims Quel and unusual Purishment, and this homagable Court should also issue process feeling and societ the Same this EXHibit is a contact S. Shavers second In Contract monitor her Return Regarde on medical Issue 3-23-12) It Proves they never responded to my sick call and that I were sign A refusal, on put my Name on A Refusal Form on the Dick call It self. the officer on Nurse, Never signed the sick call Fither this is in doilatters of my lights Hote and federal by evidence . after that Ms Nurse law nence fut me pour to see the facility of medical specifical) coffee speaking to this wase T went Back to my fod. 3-3. End of claim for today 3-27-2012 (outime claims Note To the courts that earlier I mentioned that A Confle Troutes mad pur of me suying I Was that they was bang members and they wanter Try commisand I was like no so I ar to move. I ask Go Braden check computer notes or more went around 3-22-2012 IT told of Brader please bet me more Cause haven frabless, to here with A couple I/mates, He hold Into get my Stuff IN Come on offer living thered took B-Pod Dealing with state and federal tamates Housed together very voilent facings many Of Year'S I was moved to the 4th Blogs Right Back around the Same type of Innotes But I had ask officer Co Braden if classification Could move me to A medical floor two A Bottom Bunk Because of my Back twing Instead I was moved to A Floor like the 5th floor locked DozuN 20 hours & A Day You Come out with 15 OR 20 other voilent Trimates For two hour's in the Day Time, and 2-hours and the evening, this IS your Reck, while out with these winders other Ffrate A None voiler in mote sike myself Could Be at Risk of A Assult on my person or A homiciale viction never Know Rest the fact Remain that the threat was well at hand this is also A8th Enundment and should Be A 14th Emercament Voilation" Because it \$05+ A threat A 90% fercent chance of throat from the se Other I mates Because of there History of Assults in Not leave within the Jair 5th and 4th floor I m't tes' of week or so after the Beits on the 4th Floor

(Pg-8# state of claims continue) Inmates on 4- Frances +

-> Innates on 4- founded that I mades Down 84 raiks on 3-B had Beef with ME Because Fund Apport By ove Ify Don't RECAL his name op from But He asked what was my Beef useff his homel I Replied No Beef with wo one, and then I Stanfed walking forwards the officer that was. working the food to let him Know that no one has flot there hands on Me But A couple Inmates has made A SIMPLE threat towards me whele I was Saying that, the officer Said, for K. Radbey I said hes, he said Go to medical they weed ber, and talk tome when you get Back, I went to medical, after speaking with Or logis she said that she would fut me down for AX-Ry, EVEN thoy, defendant Dar EN half, Warden, Dan Weihar and chief James Johnson Depart have Dinet Kwowledde of my Movement to the 4th from were more Corjent offenders are, they still one Responsible Because they ARE Responsible For the official function of the Jail So they Should have Knackbedge of any whong doing on any thing In this Jast. Adda ester after also speaking with DR OGAN Task why It take so long I to see me case the comband printing of Filedon Byte by 12 of Brong tiry 1625 + abb ON Sick CAILD, I feel that there actions to the

(Pg 9# 8 tetentat of Claims continue)

The Davidson County Sheriff medical Department IN DR 106AN Should BE as official Because they Employ her I geel that her official lapacity and DCBO are together, A State A Clair on hen Because # t took so long to see her as head Murse after she saw my thist-sick call Dated 3-2-2012 aBout my incident as head Abeton -8he should have Done Some things about It also after the & Gnievance I Put It they know of my in Jury in Dis nothing To help it they took there over the laving me and fair, They never called me out on my tinst Sick call one mistike, Extibit -A Z- they Never Seen me the Day it first happened when I fail, also They never proces one no type of Pain Medication on gave me freatment 3-2-2012 until 3-23-2012 A touple weeks with no pain Medication until I deen wast gurance Ve logan Should have known she's Bery Sned In that minon as head De, Un logan also told Me that the numbe that Said I pefused Sick call on 3-5-2012 Quite, not only work at DESD facility CJC, this I think will be foul flay, may be thing to cover up my ma yor In Jury, Review Dick Call wotes In median file on 3-5-2012 in Check to see who unknown Case 3:12-cv-00403 Document 1 Filed 04/24/12 Page 13 of 51 PageID #: 13

Pg 15# (on thome of claims)

> I still - Stafe A Claim Because Doso employed her It wasn't my fault I wasn't called or told that she needed to see me for sixtcall that I had Digwed uptin, Note to the counts that It is einvolleding of her unknown nurse IN DESO CJC Bocause of the EXHIBIT-A Response on my Gnievance dane ove was was unong And It wasn't me fure evidence, Deso metical Department is IN state and federes volketean, veglegence and 8thand 14th Emendment Upilation, nurse never signed Sick call on officer that is her aso Policy DO How DID I Refuse my own freetwent when I weren was law orseen any one, they are in voilaflor of there own sickcase policy precieduce, not Properly Bandiling I/m Sickcaus medical Reducat they Never collect me" then they lift on Responded To one of my Grievances, Please note that my Original Gnievance on this Issue I was told & Refused, Review Onievance file at institution Because t Misplace of that one for evidence, but I tray their honorable Court Review Grievance Records also Response on head Evilence omission of Guilf Exterit - A prote By Staff member S. shavers It took almost 3-neeks for A X-Ray if I insured my Self on the streets and needed fast Attention I Could Get Et, A X-Ray Pain medicin ECt, But out of there in proper medical Care Case 3:12-ov-00403 Dogument & Filed 104/24/12 Bage 14 of 51 Page ID #: 14 CR Them Simply Being Bettind There problem

Pg-11 continue of claims)

> I was forced to waife, crue and unusal funishment) ExHiBit one I fifth Because of Not Being treated with Profer Pairs Medicuttery and Stell and and my Nerves In my Back also Could Be Domayed am feling sick all to their on the But EXHIBIT Vane is there REsponse Saying Lo Ray Shows No Bone Damage Its Fine, But am Reausting A Nerve Pariage SKAN, F was fold or A Response Back on my Reasest for pain nedscotton on Sick call By A Nilese Ansy Reason De median Records She Speke to me and Said & Otropen is all I'll get to that's It, after speaking wish me she left. Any way often speaking to DR MS logAN I Returned to my flook. Wife Back on 4th floor 0- Pod lock Deron Pod 20 hours A Day I Broke DUN In wind on Sucide watch from Stress and Pain from my In Julies and Depression flushstratton and wental suffering in physical Suffering my mental state was off I recieve theathert At mental health Corporative in Mashville TN, for These and Polar problems I Grow up with A pt Pression problem I Be up Some time some times I Be Down and what I went through and what am going through ant making It no Better. I hay that this court Deal with these defendants, Because OCSO want Procride meds I take at mental health Corpotine also Its hard to sue mental health Case 312 pv-00403, Document 1 Filed 04/24/12, Page 15 of 51 Page ID #: 15 Becoude 06

There were for glue you what they think for weed , But For Dening me medical Attention ON My Back in Refusing Me treatment and lienteg. DCSO has failed to provide me tholen treatment after Being on syke watch for 24 hours they let me off But Put me ME Kight Back upon 4th floor around the same I mates loud 24/1, I recieved No speep at times After Being Back on 4th floor 1ess then 24 hours I Itmate Ki Radley was threated once again by A Nother Willert Ifmate Images sent word from the 3nd and 5th floor That they DiOnt Fraish and dealing with Me" So I tild CJC official to please move one again, so they moved me, me thinking they will move me To the Gym or the At CNC OR Black wood HDC facility A nother DOSO Bacility " But I was moved Back to the Stn floor, Note to the County that I already had problems on this Floor, But Staff moved me Right Back around thoughte, Knowling of Known threats and indian - publes I previously hadon this floor. This is. A nother serious voilation 8th and 14th emendment thousing offisk of harm to ones safety in not Double any thing to start It or puting I/mate life in panger and Delibrather knowing state of to Know that I had alleady had Problems >

on this Blook, The confuct Computer Notes will Show this as evidence on this Clarin against DCSO, defendant DCSO, chiefof Stabb, Wander, also Shorife afficial Daren hall, In there official capacity there Responsible for all the operation health and saffy of all Ffrates, They moved me Back to A floor the 5th floor I Thank dishebuty Because they had to have None as there publices Consist of them check for INcompables, Dealing with the stress of this In Hen moving me Back on this floor, is stressful Am in fear for my life thinking at any time Some one could hust me or Even Kill ME, Because of there faults" A couple Days telling was them they have made A mistake to move me Because while there Mistoke went on, any felling Them that am Inteas for my life and that I Got Incompables on the floor In to nove ME, I stayed on 5th floor 2 days and my ceil I never came out I Spoke to A saf and told him, once He check the computer after me telling them I had ONCE Been up there with Othneats made forwards Me twas finally moved, I was fut in The segregation unit on pedding Add MAN" Because Classification officers say they had no were else to move me" he to my Incompable 5, I feel that if am sent to A None Joylest for With Nove Joylest Thutes or lesser In/mates and Garles I would Be FINE, A History Report

as I make voilent offenders and being fights and Violent BeHavior weed to BE Surpoved from the defendants official head of security chaif of stoff Jamie Johnson about this BeHowlore, This Information will show To the court such voilevel In this Juil and why In had Run In lean's ago in this Jail , note fothe Counts A couple fight, But as like EXHIBit - Band C, Iwas only tring to defend ryself, I was convided once out of A think lies. Anyway this intormatton weed to be reviewed from the defendant chief of Dtufe, this type of Betavior go on thousing READ Bap voitent Gang returbers around Nove voitent offendoes None gang members, their dileburge indefrevel and Knowing of Risk of harm to Ifm ate health and Sapty 8th and 14th Emendwent voilation, I/mate Some times fight and Staff some times Do Nothing But look and teel them to huray up clearl up in bo in there calls lause they and seen nothing, note to court, CJC DCSO facility is IN always over crowded they the not using knoter tolicy knecedule to contral there voilence on bang Polylotton, I I/mate K. Radley want to Do his time in Go home how can I when you got Inmates working with Staff and staff working with the Gang Coilent offenders. Ive Reen called A Snitch, I cry Busy and A bt of things By staff to I fractes, 000000 by the facility Being over crowded So they Perting People The Cates: 12 cryprosi Becompte of the thete the total stages and tederal law, when Some CAn Be Done aBout It. ON-3-26-201.

T was called out my cell on tooking out my CER 4-A Pending Add Man" to take A X-Pay of my back which I sustained on 5-2-2012, It's Been almost Is days IN am Jost now geting A X-Ray Neglégence of care State la voilationent defendant medical Deptetment. Amin Pain And not Being knockised the proper pain medicutton defendant official Paren hall wandens, Dan Weikal and chief of staff; Jami'e Johnson all need to be held Responsible for the Action of not properly training there officers as far as to Pear atth the matter Cary situations officer DOSO CJC facility, Because I was more Back & or the 5th floor around the Same voilent Ifwefe that had threatening once Before, It was dile brotom CASSIFICATION DESO facility Department that house INMentes and Review there Points And Costudy Status" also défibrate on Deso médicul ect De logan and CJC MARSE Stappe to give mE A X-Ray 3 weeks after my fall, I hadow it ant Broke But the pain I feel Feel like nerves , that sin propose medical Neylegence of Care Awin Pain Daily Sence my fall "The only BEEN given IBlanden) A minor Pain Relief I Mo signed sick call bence my fall Inunstald Noted as previous said in Buite By A MS Amy that Suid IB Profes to All IGET, Dee EXHIBIT-I after Filing A Grievance after six car Remost interview With Asomsochuse AMGNINTS feld white my hife on health At this facility to the courts Note to gain I Dont ?

Think That Deso medical staff or officers take your life Delions, popefull this suit will help change some Of the precidences and folivies also In house your living AREQ Kules, and this facility and hopefully, The counts will Rule and my BeHalf and favor against the defendant thope process will usue No Ifmate should have to wait 20 days or more To see A Doctor often A major Injury like MINE. My Back still hunt even after the X-Ray Something is wrong my Nerves are But on some thing is famage In my Back it hust, note to courts I shouldn't have to spele A Grievance, I was fold In the Beginning now I refused treatment But and brievance Response EXHIBIT-A, I Diont Refuse Sick Calf "End of clairs for Today 3-25-201" Continue clair, Anyway to Add to Gw Suite 8th and 14 ements next voilation, against Go defendant Crawling Micheel and chief of & troll wanden, and Sheriff head official DaREN Hall ON 3-26-2018 I I/mufe KRadley #190256 PlainTiff was horned At The OCSO CJd facility on the 4th Floor A-Pod when Go defendant Granlay, M fulled me out for Reck with a Nothing Thruste Name Keith Moore, I later found and he was A Voitent t/mate on Addman maxfordispinary Reason while I I/mate K. Kardley was ont ON Reck with this I/mute I was on the PHONE Case 1504 and 1004034 wind home MOOF Revel 04/24/1920 Meagage of 5/ Magage #: 20 CHINA IMP and hit me In my fact also on my,

ARM with the IRon hand cuffs, he hadow. when you and A segragation unit exspecially A max + Nonete you always Got to Be hand Cuffed, 20 I feel he used the cuffs as A Weapen, HE snung hiting me frest in the Pace then on My ARM, Blood shot out of my ARM From the cits, from the hand cuffs that I feel he used as A weapon I was In fear for my life He Kept Ining to hit me, I had to struggle with hand to get him up off Me - See EXHIBIT Band-Canite up Report on the Assult on my Person and Extibet-C when I was found not guilty Because of his confesion to the Incident, Note to the courts Defendant Branlay wreste me up Because & think to Same his JoB Because Ifrate hi moore should have Been Reck alone house alone Because of his Add man Status, C/o defendant Corneling Come IN Broke up the Incident with me and I/mate K. Moore nedical was called, I Told C/o Gequian that FRE Quest to Go Affect 45 of Deso Policy IN my federal Rights to file A Police Report and A Incompable on I/m K. MOORE Because of my to Junies, I/m Kimoope also Admitted to C/o Granlay that he Case 3:12-cv-00403 Document by Filed 04/24/12 Page 21 of 51 Page ID # Mile twas

P-Board Investigates uppicer that he also Assulted ME check D-Board Summury EXHIBIT. B fluis in Evidence against Deso official state wordly, chief of staff also shiriff Dosen Half there Responsible for the operation and function of DCSO Jails and Responsible also for every officer actions under there Super VESON, Bettind the assuft on my Person I Still was wrote up for fighting 40 Cocaulay micheal and Co Collins Didn't Respect OR OR hover my DCSO Right as A T/mate Peview in mufe hand Rook, Note to court claim against Deso all apprecial legansible of fection hanth and safty of Person shings de puttined worders chief of State, Because evidence state I/make hand Book Rule 17# Reforting Chines The you want to Report A caime committed Against for By A nother Truste AsH To see the lieutewant or other supervisor on Duty At your facility. You will be esconte d'fo the district Attorney's ecreenting office to ASK FOR A WARRENT, OR BE Allowed to use A FREE thone to CAN the police and make A complied This Right was with held trong me" Buy staffs tectures was tooken of the assult and my Person of my ARM which was cut, of my face which was cut also IN Swollen Claim, Because of there Action this is A constituted vor lations Case 3/12-ov-90498 Document Filed 04/20112 Pages 2 01/50 Dage 170#: 120 of face went owen he consessed also after I Beat the

100 Disciplinary in fraction Review Disciplinary Hearing goods Summuney Report ExHitit-C EXHIBET-C Show's also his conferior of the Tweident, the askult on my peason also was cuttnessed by Several I furtes Ifm TRAVIS TARBERT he was In my food CER-3-4 and Tymate XAVION UNDERWOOD # 416558-001 he also was A withnessed In my fod cell-11-12 Both I/mates ARE also on my write up as Withreses. I Pray with this evidence against defendant browles that process Posne claim against him and all officials the courts Wow une Responsible, think then head affecials Storrifde Land Daven Hall, Dan Weikal, Jami'e Johnson all these defendant ARE Responsible for all factor safty to help of all throates I was Deviced A limite to five A folice Report I 17m K. Radley #190250 Plaintiff 3-27-2012 the Next Days on 4th Floor A Pool maximum Security Canse out for Reck on Frest shift By myself like what should have happened on 3-200 2012 days of my Ossult incident Today 3-27-2012 I Some segnaghtion Review Boald, us classification CORdinator Beth Gentry, Jeff Blunks, Go Courston MS Dixon and 3 other Staff members that I havent soon Befor But there wants are not Emportant to the claim But I/ Kefirth Radley my person, while I was out on Reck By I funter heith moore, they the Review ask was Ifmate moore my ceel mate I said NO, Note to the Ours I think that they ark me this Because of there Policies, I bont Believe he even surpose To even be out his cell with me. I ask to get out the hole review Board said that if I BEat see the write up , they'll let me out, I said to them That I mate K. moore assulted me and confessed to Go defendant Granfay orbeys was I wrote up, I should have Never Bear wrote up " Review Board Said they Agree and they would also talk to Ifm Kerth Moore poclappicer took me Back to my Cell, then they brong out Inmate Keith moore after they spoke to him I/mate K, moore came Back in Front of my cell Dook in Said to me that He was sonay for hiting Me, Harting our Ancident and that He told then that were he started the hole thing, He told me He was mad I had the phone and that He Block out and also DCSO not froulding his medication He said HE take meds on the Streets But theywant Gree ## to him But He SBRy" to fals This state A claim against Defendants The of the trapid of because medical Dept also, Note to the courts He also confessed to more Told I/mate Kinwole that I feel Bad for 7

him Not receiving his pells, But he wrong for hiting, assuffing me, Because Am in Francis life, ever thou He told the Review Board that He hit me and started It all I Still was anote up for Defending myself" By Defendant Granfay Micheal, the courts should get the Statnents from each individe Staff member on the Review Board that was working on 3-27-2012 here at the davison country shenriff Office chiminal Justice center defendents, aBoit What was told to them By I/mate Kimpore a Bout the Assult on my Person, note to Courts this evidence will help susport the Clairs I got Against head Prison official and Staff ON 8th and 14 commendant voitables also for not allung me to file A police Report, It show State of mind of the defend Ants, and these employees also, if possible, note to the courte Could I Bring A Nother Swite against Review Board ton knowing of my Assuft first hand By my Assulter and not Down any Hong, to help me with my Progress of Bilings my police Report, staff & I think kept we in the hole to hide the incident But me filing Enrevance about It Ithink what made them let me gent of hole, I Bent the conte up. sence Is Bry 12 Frosident Coment action of the property of the state of the sta Granloy and my Grievance haven Been Responded ->

I Ask this hower tole court to review all Files from every CSC Staff member that heard the Kimone teel them he assuffed Me, I think and know that Go Grawlan, M deffendant, wrote are up Two Covenup his wrong Dais By leting I I I made K. Moone out to reek with me, I was found not Guilty of the flighting offense see Extillisef-C Attach pocuments, 2 trunates that is not housed Together can not Reck unless they are compables how could meand I/mate K. Mooke Be compable when the got A history of old set Bettavior usnite ups and he's A voilent obtender that what He was incansended for he also was A Displinary offense Add man max Ennexe note to the courts, Defendent DCSO Should Provide I/mate K, moore Records for Review On this Claim, 8th and 14 emendment teof 8thon 5 Risk of harm to I/mete health in Softy) against Defendant Craylor and sherif, Danen Hall, warden Dan welkar, and their for Stable Danie Johnson these official are responsible for opolestion of ECSO CJC tacility and there for should have none from Grievance on this matter. I was Not Release them the hole Because of stuff and defendant history me Back in Segragation the experinguous continuent, propulate may Ecost toging are wanting

to File Suit on all there woong ping From my Back

To my health and saffy issue to my assult them failure to let me fiele A lattee Report. Just By him still Being In the pool with me also after our tradat note to the Counts extilled - B State that we wow after out in cident are turon publes whey is he still on any I still in the fod with him, Note to Court this also Should Be A voi lations of lane type of Constitutional Vailation Beause I Got to look #It him enty Day I feel Dispessed this is newford stress, pair and suffering all of this, I fray and have faith that This howonable const Suponoe all shift members that knowing the unone Dais on my Betalf As welthress against the higher official, Bry law I have light To file a Police Report there own Policy State this In the xumate hand Book ste. Copy sent of DCO hand Book) FXHBit - 2 CJE DCSO Employees of the Starte, Da A lot of & tuff around here, luting I prette IN Danighte, Not" Reporting assatts" As I continue to suffer me and A lot of I frustes At this facility see suffering that feally need medical theatment and mental theatment and Proper Safty from voitest I mates and DERty Joseph State Blodmony Filed 042412 Plage 27 State 4 Glo MR Nonthan A consider on Couple Days ofter my Assuft

Broagest me out to they chee For Ruff Reck, I was hand cuff IN leg out IN Put In the hold Ing CEll, waiting onea, Go Worther also fut A TIMATE Name Talor In these with me afto he was cuff and leg cuffed also his oell uss 1-2 he's my withves to yo wenthan pristake also to preve that Staffare Either puting I funtes life at Riskon pungose arout of mistakes process Ceccus Co Northan also Brong out I mate MORRE The Port him Right Back An the CELO With Morthan Relized what he had Done and fook I make marke of out the care with me after HE pelest what he had none. HE Relized we was zonpolipes Due to the assult Incident on 3-26-2012 on my ferson. ON 3-29-2012 I met with D-Board 59t hindsley, after telling hem what happened and that he confessed to stoken the Assult I/m arte K, moore T was told By Soft hindley that he would talk to my hytereses and then give me his DESTON on my write up, I told Bot hindstey also that Go worthan Just Pat us right Buck in the care together after that I went a to Rufe Rear me went In to D- Board Nearing, ->

I/mate Krith moore confessed to the Meaning officer about the Assult on My I ferson and he also told them he started tot By hitny me white I was on the phone , Dee exhibit-c D-Board hearing investigation Is Recorded so what ever note to court I Imate Bretts Moore told them I want the Court to Review tape Recording for my fains against Defendant Orantown and the warden, MR Paren hall, and Cheif of Staff Danie Johnson 8th and 44th Envendment Collation Beause also olyt PCSO official Should have Set them Know of the Assett By Politys But even thou on the same Day 3-29-2012 my work upwas Dismissed I was found not builty But Twas stell held in the hole until 2/2 WEEKS later I feel All Claims this const should Issue process, Now that AM out the hole I hope and Preys this Court Investigate my Swife and one my medicul I some most Because am Stell For pain in need Prober freatment I need A Nerve skan they want Give me one, rend of Claim) Please issue Processon my Chains of contact Defendent Papenhall so I canfile A Poble Report ON INCH

when twas let out The hole at cJc OCSO facility I moved to HOC-Hill facility Still Ran By DCSO, I stayled IN Pod-A for A week and then I Plantiff Kelvin Kadfex was moved out to the metro CCA facility on 4-16-2012 while here I told newful health Specialist about what had happened to me about the Assust at the DC50 CDC facility and Back To Jusy and how they miss theated me and voisefeed my consistent not Roghts The and 14th ensendment and there our policies I should him the actual seed Consevances t had ExHiBit A and I about my Back wille Also the write up report with the confusion of I/m K-moore the guy that assulted me apter & howing mental thealth werse Ass - my Palle work and felling him that any to pair Spess out tracks that constituted Mental health Versonal at DCSO CJC wouldn't procribe my needs and that I was in need of medical case mental CARE and that I wanted to fife a police Report, on me the I/mate that Assisted Me and how DESO Pensed rue that Right Due process to file
A police Report and medical care note
to court claim against DCSD, for shipping Doing and not leting the wander of

That facility Know of my Problems These Statements should State A Retaleation Clair against DCSO CSC and HDC factlity also they Ship me Before they came meg chance to file the bolice Report dilebrute Indiffeence, they knew and Know of the Situation and DID nothing to Resolve the problem Now I fee! that if I See K, moore my assuffy again, He could Kill me and no lestraining order would Be fife on my BeHaff or a sent charge! any many after speaking to the mental health Assistent, I was put on waterin predicul the mental health Special is not envoled with ACSO CICORHOC, But he now have Seen my fafer work Displining Report-EXHIBET-B and C to my ASSNIT And # wote to the coupt Her Should also be A with ness and I think under State law he should be encoted with me completing the wanden of CCA and the police, I VIIntoff but to Consevance in to the wander and chiefor stoff here at CCA telling them also ABout my Back issue in Assult DN 4-17-2012, I also fixed A Bick call about my Back also and my head and ARM In Gary, wote to court Review poctunes on my Person Person, this proves they was a find

Pg 22 Today is 4 18-2012 DI I Im Kelvin RAdleys Sittings here wondering is my Back Incident will bet he solved here at SCA Because am IN foin Hannel 12:95 AM ON 4-18-2012 OR MODEUS heal of CCA put Me Back ON My Respided and clived Syke medication and which I Reallys Needed this also Shows that CCA Medical metal health Doctors was also IN Neglegence I might Add this claim ON after process usone with my other Claurs, after speaking also with DR. Davis I was moved Buck of medical opservation Back to General population Back to L-unit, I also put A nother sick care in under con metro policy Because Am stell in need of theatment formy A Account Head, themes my head Keep hynting from A Assult on my person, my Buck hurt from A full
IN Jury: I filed sick care 4-18-2012) I was seen By Nurse at C(A a Bout my Back in Juny in was given A

Strong medication SEE-EXHIBET-2 refused poin medication from poso medication Note to Closer against DC50, also Put Back on medital health meds for stress, I would like to Warden Herp, Note to courts should Allow me to file Police Reports P9#29

102 48 TOTAL COURD Against I/mate Keith moore after this honorable course Review Statement West+wesses and vidoe and Andro Kellonding of Acual Assult and The audio tape of him K, moore confession to the O-Board Stops at DOSO CJE MUR. Hin sley and The Review Board for classification Beth Gentry and and the Actual officer that seen also withvess his confession C/o Granby" Micheel affect on d offer Superoing them for unting statments and Responses and Reviewing exHiBit - B-and & som unite up Withness statements and not builty Summing Report how Could they not know and Do Something ABout It, note to the counts wander and chief of state here at cca need to be notified by law in theoght am Releases I to allow me for my Safty when am Released to let me file A street change on this Guy Befor they end up combined defendants with DCSO COC, HDC Bacility, I want Justice I and my Rights to Be process Due process

Case 3:12-cv-00405 bookmegant medpo4/24/12 Page 33 of 51 Page 10# 55 fafe 5

City Zen - Endon Complaint Presse Response. Gob Bits.



DAVIDSON COUNTY SHERIFF'S OFFICE

GRIEVANCE RESPONSE FORM

	100 28 200 TO	12
/ . <i>E</i>	material .	DEFINITION .
	Pales la	
	A Mille	All Comp
CJC,		
4A-3-6	EXBIT	A
·		

To:

GRIEVANCE COORDINATOR

Date: March 21, 2012

From:Investigating Officer: S SHAVERS, RN

Position: CONTRACT MONITOR

Re:

Inmate: RADLEY, KELVIN

CIS No. 601841

OCA No. 190256

Functional Area: Medical

Officer:

Grievance No: 175595

Description: Waited for Medical

Response: Radley, K. 190256

Original grievance number and date: 175205;3-6-2012

Inmate claims he has filled out sick calls twice and has not been seen

for his back.

This grievance was not sustained by K. Sugden-Kundar, RN DON

Appeal grievance number and date: 175595; 3-22-2012

Inmate claims he did not refuse sick call regarding his back and he feels his rights have been violated.

According to ERMA the sick call dated 3-5-2012 stated refused by the nurse. On the sick call sheet there are no nurse or inmate signatures. the nurse and the inmate are to sign the refusal or if the inmate refuses to sign an officer and the nurse sign. According to the Progress Note in ERMA dated 3-19-2012-Inmate was attempted to be seen but was in court. Inmate needs to place another sick call to see medical. Contract monitor cannot sustain or not sustain this grievance due to proof of inmate refusing sick call or not being notified by the sick call nurse.

Investigating	Officer:

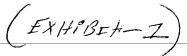
Inmate:

Date:

Date:

SH00019

DAVIDSON COUNTY SHERIFF'S OFFICE **GRIEVANCE RESPONSE FORM**



Date	: April 06, 2012
From:Investigating Officer	LKASTAN
Position	RN/DON
Re: Inmate	RADLEY, KELVIN 4A-3-6
CIS No	. 601841

GRIEVANCE COORDINATOR

OCA No. 190256 Functional Area: Medical

To:

Officer:

Grievance No: 176189

Description: Medication In your grievance you did not give the date of the sick call you are Response:

referring to. However, I reviewed your chart, and a recent sick call was noted for which you were ordered prescription only strength ibuprofen. A very recent spine xray was also noted showing a normal result. If your

ibuprofen therapy is not helping your pain, you should sign up for

another sick call visit.

Unsustained

Investigating Officer:

Inmate:

Xaura Kastan M/Daw Date: 04/06/12

Date: 03/26/2012

DAVIDSON COUNTY SHERIFF'S OFFICE

Report 1 of 2 Evidence

Disciplinary Incident Report

Re: KELVIN MONDRELL RADLEY (601841)

RECEIVED

Incident Id: 166686

Supervisor Notified: SGT R COGDILL

Incident Location CEPIA'S OFFI Circident Datetime: 03/26/2012 19:40

Incident Type: Inmate on Inmate Fights (IIF)

Note: No force used.

Staff Preparing Report: Graulau, Michael

6 2012

Report Datetime: 03/26/2012 19:52 U.S. DIS RICT COUPAretime Notified: 03/26/2012 20:25

Incident Details:

MID. DIST. TENN.

On the above date and approx time while conducting oct in guad 1 | Cpl M Graulau had taken I/M Moore. Keith #595994 out of the shower area and placed him back in quad one where I/M Radley, Kelvin #601841 was using the phone. I exited the quad and as I did I overheard I/M Moore ask I/M Radley if he could get another call in on the phone. I then heard I/M Moore say "its like that?" and heard scuffling coming from the quad. I Ran to the quad and saw I/M's Radley and Moore trying to hit. each other. I yelled to the other officers that were just out in the hall that I had a fight in quad 1 and needed assistance. At that time I/M Moore came at I/M Radley and I/M Radley attempted to kick him back off of him) I issued directives through the gate for both I/M's to stop fighting until back up arrived. When back up arrived I entered the quad and secured the back of I/M Radleys jumpsuit and he stopped fighting immediately. I moved I/M Radley to the shower area while C/O's Cruse and White secured I/M Moore. While we secured the I/M's C/O Braden operated the cell doors so they could be placed inside. Once both I/M's were secured I notified SGT R Cogdill and medical. Nurse Kristine checked and cleared both I/M's of any serious injuries other than minor scratches and I took photos of both I/M's. Please note that neither of these I/M's are listed as house alone rec alone or incompatibles Classification notified to list both I/M's as incompatibles due to the nature of this incident....EOK

Characteristics:

Violations:

Datetime Number

Violation Description

03/26/2012 20:22

13

Fighting

Disciplinary Details:

Officer Signature:

Inmate's Signature:

Supervisor's Signature:

Date:

Date:

Inmates charged with rule violations are scheduled for a hearing as soon as practicable but no later than seven days - excluding weekends and holidays - after the alleged violation.

Date: 03/26/2012

Report 1 of 2

DAVIDSON COUNTY SHERIFF'S OFFICE

(evidence) EXITION

Investigator's Report

iiivesiigato	r: Collins, Brian	Badge No.: 843257	Start Date: 03/26/2012
		Rank: Cadet	Comp Date: 03/26/2012
Act Dismi	sseı Inm	ate Waives Hearing	learing Scheduled
Comments	Radley, Kelvin (cis# 60 595994) swung at him if he had any witnesse 560004), and also offer interviewed offender Up to him and swung a	01841) stated that he was using the . Offender Radley said that he was s and he said yes. He identified offender Tolbert, Travis (cis# 543958) Inderwood and he stated that Radle thim, so Radley had to protect him	estigator on this incident. Offender phone and offender Moore, Keith (cisipust protecting himself.] asked Radley ender Underwood, Xavion (cis# as his witnesses to this incident. Ley was on the phone, and Moore walke uself. I interviewed offender Tolbert and walked up to Radley and swung at him
Violation	s:		

Date: 03/26/2012

DAVIDSON COUNTY SHERIFF'S OFFICE

Disciplinary Incident Report

Re: KELVIN MONDRELL RADLEY (601841)

Incident Id: 166686

Supervisor Notified: SGT R COGDILL

Incident Location: CJC - 4

Incident Datetime: 03/26/2012 19:40

Report 2 of 2

Incident Type: Inmate on Inmate Fights (IIF)

Note: No force used.

Staff Preparing Report: White, Steven

Report Datetime: 03/26/2012 20:37

Datetime Notified: 00/00/0000 00:00:

Incident Details:

On the above date and approximate time, Cpl. Graulau yelled for assistance to the officers on the floor. C/O's Braden, Cruse, and I ran into 4A. I witnessed Inmate's Radley and Moore attempting to hit each other (both were cuffed in front). Cpl. Graulau grabbed Inmate Radley and put him in the shower area, while I C/O White put Inmate Moore back into his cell. At this point, the cell door was secured by C/O Braden. Cpl. Graulau put Inmate Radley into his cell and C/O Braden then secured Inmate Radley's door. (EOR)

secured Inmate Radley's door. (EOR)					
Characteristics:					
Violations:					
Datetime	Number	Violation Description	· · · · · · · · · · · · · · · · · · ·	:	
03/26/2012 20:22	13	Fighting			
Disciplinary Details:					
				. :	
Officer Signature	11	hto	Date: 36MgA	2012	
Supervisor's Signature Inmate's Signature	\		Date: <u>\$\infty\$\text{VVg}\text{\text{N}}\$</u>	1/1_:	

Inmates charged with rule violations are scheduled for a hearing as soon as practicable but no later than seven days - excluding weekends and holidays - after the alleged violation.

VIOLATIONS

Violation Description Item

Fighting

<u>Status</u> Not Guilty **Penalty** No Penalty



REVIEW BOARD

Date / Time of Hearing: Review Board Chairman: 3/29/12 12:42 pm

HINDSLEY

Review Board Member 1: Review Board Member 2:

Disciplinary Board Decision

Hearing Continuance: Serve Sentences Consecutively:

Ν N Reason:

Restrict Visitations:

Start Date: Start Date:

End Date: **End Date:**

Lockdown Time Mandated: Good Time Revoked:

N

Number Good Time Days:

Committee Type:

Gain Time Revoked:

Number Gain Time Days:

Representative Name:

Sanctions Rationale:

BASED ON OFFICERS REPORT OFFENDERS STATEMENT, MOORES STATEMENT THAT HE TOOK A SWING AT

RADLEY

Ň

Disciplinary Report Expiration:

Action Taken:

NOT GUILTY

Review Disposition

Representative Requested:

Reason Representative Denied:

Witness 1:

Witness 2:

Witness 3:

Witness 4:

Comment:

Testimony Summary

Inmate Statement Summary:

I was on the phone he came back from the shower asked if he could use the phone I said I didnt know and he snuck me I was just trying to defend myself

Witness Statement Summary:

Offender Moore, Keith stated that he was let out of the shower to complete

his OCT and swung at offender Radley, Kelvin He said that he was just mad because he wanted

to use the phone and Radley was on it, so he swung at him and started it all

Physical Evidence Summary:

Informant Information Summary:

INVESTIGATOR'S REPORT

Investigator: Collins, Brian

Employee No:

20199

Start Date: 3/26/12

Staff Witnesses:

End Date: 3/26/12

Act Dismissed

Inmate Waives Hearing

Hearing Scheduled

Comments:

On the above date I, Officer Brian Collins, was the investigator on this incident. Offender Radley, Kelvin (cis# 601841) stated that he was using the phone and offende Moore, Keith (cis# 595994) swung at him. Offender Radley said that he was just protecting himself. I asked Radley if he had any witnesses and he said yes. He identified offender Underwood, Xavion (cis# 560004), and also offender Tolbert, Travis (cis# 543958) as his witnesses to this incident. I interviewed offender Underwood and he stated that Radley was on the phone, and Moore walked up to him and swung at him, so Radley had to protect himself. I interviewed offender Tolbert and he said that

Inmate Witnesses:

CIS# Name

543958

TOLBERT, TRAVIS

Housing HDC-CD-C-1-3 Interviewed

560004 UNDERWOOD, XAVION LYN CJC-4-A-6-12

3/26/12 12:00 am 3/26/12 12:00 am

3/29/2012 3:12:07PM Page 2 of DID YOU TWO END UP

IN THE SAME HOLDING CRUL

AFTER THE POHT?

HA

(he epub headup)

Davidson County Sheriff's Office

Disciplinary Hearing Summary

Incident ID: 166686

<u>JMS #</u> 601841

OCA# 190256

<u>A# Inmate Name</u>

RADLEY, KELVIN MONDRELL

Housing Location

CJC-4-A-3-6

Evidence Tomy Assuration

ation

By other I

EXHIBIT

VIOLATIONS

h Fic

Violation Description

Status Not Guilty Penalty
No Penalty

Not Guilty

REVIEW BOARD

Date / Time of Hearing:

3/29/12 12:42 pm

HINDSLEY

Committee Type:

Review Board Chairman: Review Board Member 1:

Review Board Member 2:

Disciplinary Board Decision

Hearing Continuance:

Reason:

Serve Sentences Consecutively: Restrict Visitations:

ely: N

N

. .

Start Date:

End Date:

Lockdown Time Mandated:

N

Start Date:

End Date:

Good Time Revoked:

N

Number Good Time Days: Number Gain Time Days:

Representative Name:

Gain Time Revoked: Sanctions Rationale:

BASED ON OFFICERS REPORT, OFFENDERS STATEMENT, MOORES STATEMENT THAT HE TOOK A SWING AT

RADLEY

Disciplinary Report Expiration:

Action Taken:

NOT GUILTY

N .. :

Review Disposition

Representative Requested:

Reason Representative Denied:

Witness 1:

Witness 2:

Witness 3:

Witness 4:

Comment:

Testimony Summary

Inmate Statement Summary:

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his OCT and swung at offender Radley, Kelvin He said that he was just mad because he wanted

to use the phone and Radley was on it, so he swung at him and started it all

Physical Evidence Summary:

Informant Information Summary:

INVESTIGATOR'S REPORT

Investigator: Collins, Brian

Employee No:

20199 St

Start Date: 3/26/12

End Date: 3/26/12

Act Dismissed

Inmate Waives Hearing

Hearing Scheduled

Comments:

On the above date I, Officer Brian Collins, was the investigator on this incident. Offender Radley, Kelvin (cis# 601841) stated that he was using the phone and offender Moore, Keith (cis# 595994) swung at him. Offender Radley said that he was just protecting himself. I asked Radley if he had any witnesses and he said yes. He identified offender Underwood, Xavion (cis# 560004), and also offender Tolbert, Travis (cis# 543958) as hiis witnesses to this incident.

Inmate Witnesses:

Staff Witnesses:

CIS # Name 543958 TOLBERT TRAVIS Housing
HDC-CD-C-1-3

Interviewed 3/26/12 12:00 am

UNDERWOOD, XAVION LYN

CJC-4-A-6-12 3/26/12 12:00 am Document 1 Filed 04/24/1

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3/29/2012 3:12:07PM

Page 1 of

VI. CERTIFICATION

I (we) certify under the penalty of perjury that the foregoing complaint is true to the best of my (our) information, knowledge and belief.				
Signature:	Date:			
Prison Id. No.				
Address:	·	_		
(Include the city, state and zip code.)	· · · · · · · · · · · · · · · · · · ·			
Signature:	Date:			
Prison Id. No.				
Address:	•			

<u>ALL PLAINTIFFS MUST SIGN AND DATE THE COMPLAINT</u>, and provide the information listed above. If there are more than two plaintiffs, attach a separate sheet of paper with their signatures, dates, prison identification numbers, and addresses.

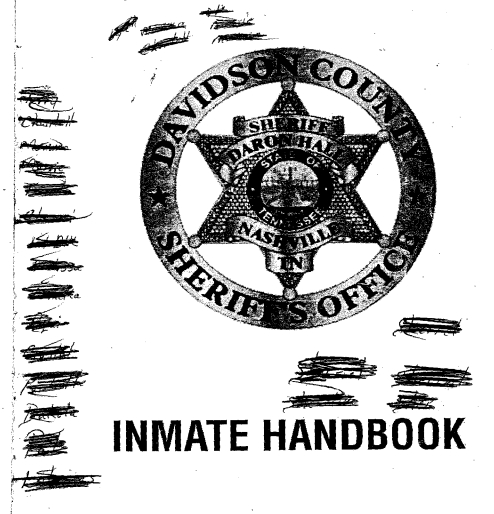
(Include the city, state and zip code.)

ALL PLAINTIFFS MUST COMPLETE, SIGN, AND DATE SEPARATE APPLICATIONS TO PROCEED IN FORMA PAUPERIS, if not paying the civil filing fee.

SUBMIT THE COMPLAINT, THE REQUIRED FILING FEE, OR APPLICATION TO PROCEED IN FORMA PAUPERIS, TOGETHER. Complaints received without the required filing fee or application to proceed in forma pauperis will be returned. Filing fees, or applications to proceed in forma pauperis, received without a complaint will be returned.

and can be disciplined and/or charged with a crime if you by damage or destroy them or other jail property.

DAVIDSUN COUNTY SHERIFF'S OFFICE



EVI deple SEE-P9-9.

EXHIBLE PARAGRAGE-19

ins and 11 600 ou want to know more, ask a case manager, correctional officer (CO), or supervisor now to get more information. Changes in this handbook will be posted in your housing area.

While you are here, you have to clean your living area each day, keep all your property neatly inside the storage unit, or "bus tub" you are given and follow CO instructions and jail rules.

Several sections of the handbook mention "immediate family members." That means: husband, wife, son, daughter, brother, sister, mother, father, or grandparent.

2. BOOKING/PROPERTY

When you come to jail you will be screened for pre-trial release. You will be notified if you are eligible. A list of cab companies and bonding companies are posted.

The clothes you wore to jail will be put in a property bag with your other belongings, and will be inventoried unless they are bloody or soiled. If this is the case, we will dispose of all affected clothing in a biohazard bag. KEEP YOUR RECEIPT so you can release your property or get it back when you leave. When you are "dressed out" in jail clothes, you will receive:

Females:

three pair panties				
towel & washcloth				
shower shoes				

tennis shoes two sports bras

two pair socks one undershirt one mesh bag

Males:

tennis shoes

hygiene package

towel & washcloth

two pair socks hygiene package

shower shoes two t-shirts

one mesh bag

two pair underwear

If you have money when you come to jail, or get money later, you will be charged the actual cost of these items.

You will also receive: two sheets, a blanket, and a bus tub. Those items and this handbook are jail property. You must return them when you leave the DCSO. You are responsible for your jail uniforms

and linens, and can be disciplined and/or charged with a crime if you intentionally damage or destroy them or other jail property.

All your things must fit in your bus tub. If they don't, decide what to keep with you, because extra property is taken during searches. You may have to give up extra property or pay to ship it home. If you have so many legal papers it becomes unsafe to store them all in your cell, your documents will be stored at your facility so you can swap them out as needed.

3. MONEY

Your money is put in your jail account, and you may use this account to buy commissary items. You will get a check for any money left in your account when you leave the DCSO. Offenders on work release status may be allowed to carry money. Otherwise, if you are caught with cash while in jail, you won't get it back until you are released from jail.

Money is taken off your account for your commissary orders, certain DCSO programs and services, or if a court orders it. You will get a receipt when money is taken. If you don't have money, you will get the same programs and services. If you owe fees when you get out of jail and get locked up again later, old fees will be paid from any money you have with you. If money is put on your account, your old fees will be deducted from your account balance.

Indigents: If you have less than five dollars (\$5.00) in your account for 30 days or more, ask your case manager to help you apply for free writing materials and hygiene items. You may apply for these items once a month.

4. MAIL

You may send and receive letters from outside the jail. Put unsealed, stamped mail in the mailbox for your unit. If you are indigent, the DCSO will pay postage for eight letters per month plus legal mail.

Your mail may be searched. If mail from the courts or your lawyer is searched, it will be opened and searched in front of you. Mail that breaks jail rules is returned. Mail that breaks the law or contains information about criminal activity may be turned over to the police.

What you can get in the mail:

- Pictures.
- letters from people who are not locked up. You may get letters from immediate family members who are locked up, but must prove you

are related. See your case manager to get on the inmate-to-inmate mail list.

- mail from your lawyer or the courts.
- soft-backed books, out-of-town newspapers, and magazines mailed from a publisher, book store, or other commercial source; and,
- money order or government-issued checks.

What you cannot get in the mail:

- · cash or personal checks;
- · sexually-explicit photos of any type;
- Polaroid or other instamatic photos;
- stamps, envelopes, paper, or pen;
- hardback books; or,
- packages of clothes or other personal items.

Mail can come to you from the post office or a commercial deliverer, like FedEx. Mail that goes through the regular post office also goes through the Metro post office, and delivery usually takes at least seven days. Mail to you should be addressed like this:

Your Name and OCA Number Davidson County Sheriff's Office PO Box 196383 Nashville, TN 37219-6383

The mail you send out must be in a plain envelope that shows only the name and address of where it is to be delivered and your name, OCA number and return address. Outgoing mail must be unsealed for inspection for contraband. Outgoing inmate mail with artwork, other writing, or contraband will be returned to you or destroyed.

5. VISITS AND PHONE CALLS

<u>Visits</u>: Visiting schedules are posted in your unit. See your case manager to add or remove names off your visitor list, or to ask for special or contact visits. Names may be changed once a month, as scheduled for your housing area.

Visits will be cancelled or refused if:

- the visitor is not on your list;
- · you are on disciplinary lockdown;
- · a visitor seems to be drunk or high;
- · there is not enough space to visit safely;

8. CASE MANAGERS

After you are classified, you will live in a housing unit which will have an assigned case manager. You will have an opportunity to see your case manager once a week if you sign the list.

A case manager can:

- look up your charges, bond, and court dates;
- call or help you contact your lawyer, probation officer, the court clerk's office, the chaplain, jail staff, etc.;
- add or take names off your visitor list on assigned days;
- set up special, contact, and emergency visits;
- arrange extra library time for legal research;
- get you to a phone in a family emergency or legal crisis;
- help you apply for education, treatment, and work programs;
- Provide forms and applications for things like work release, parole, property claims, reclassification, visits, and grievances.

A case manager <u>cannot</u>:

- get your bond lowered;
- take care of outside money matters for you;
- move you to another cell;
- accept packages;
- Take things from the public to give to you;
- help you write out a law suit or give legal advice; or,
- · recommend you for parole or probation.

9. APPEARANCE AND HYGIENE

You will be given soap, toothpaste and a toothbrush when you are dressed out, and given a chance to shower. You can buy more of these items from the commissary. If you are indigent, see a case manager for help getting those things. If you are on work release there is a charge for using laundry machines. All other inmates receive free haircuts and laundry services.

You can only wear clothes that are issued by the jail, or are allowed to keep when you transfer to DCSO from another facility, or that you buy from commissary. When outside the housing unit, you must wear your jail uniform and carry your identification (ID) with you at all times. The uniform must be snapped all the way shut, and pants will not be cuffed. If you wear the two piece uniform, the shirt must be tucked inside your pants; no sagging pants will be allowed. Head coverings or jewelry, even "homemade" jewelry, is not allowed except for approved medical or religious reasons.

If your jail ID starts to wear out, ask your case manager to get it replaced. You will be written up if you damage it on purpose.

10. SAFETY AND RECREATION

<u>Safety</u>: Follow staff instructions if there is an evacuation or other emergency. Tampering with safety equipment such as fire extinguishers, sprinklers, smoke detectors, or security doors and locks is a crime and you will be prosecuted. Even small fires can be deadly because of smoke inhalation. Report <u>any</u> fire at once to the nearest staff member.

Recreation: If you are in general population, you may go to recreation every day if the weather and facility security allow, unless, for disciplinary reasons, you agree to give up your recreational time to avoid a formal disciplinary action against you. You must wear your jail-issued clothes and shoes. No rough sports or fighting is allowed.

11. PROGRAMS AND SERVICES

Religious - A schedule of religious services and activities is posted in each nousing area and case manager's office. You will usually not have to sign up for religious services. You have a right to practice your religious faith in any way that doesn't disturb jail safety or security.

Your minister or spiritual advisor may visit you in jail. He or she must first call the facility chaplain or the DCSO chaplain coordinator to be approved for a contact visit. The DCSO cannot buy religious material, but volunteers donate many materials, and your minister can usually get other materials to you through chaplain services. See your chaplain or case manager if you need other religious items to practice your faith.

<u>Library</u>: You have a right to legal material that helps you challenge jail conditions or your sentence. Each facility has a notebook filled with Supreme Court cases about the rights of people in jail or prison. The librarian will do legal research if what you need <u>on these subjects</u> is not in the library. If it does not create a security risk you may also meet with another inmate for free help with research or filing complaints to the court.

See your case manager if you want to use the law books at your facility. If you need extra time because you have a filing deadline, your case manager will confirm the deadline and see that you get extra time.

Your case manager will also give you forms to ask for legal research, and forms to file a complaint with the federal court if you believe your civil

- a visitor refuses to sign in, be searched, or has no, or fake, ID;
- visitors are not properly dressed;
- · you or your visitors act out;
- your floor/facility is locked down during a security emergency; or,
- visitors arrive after the cut-off time for signing in has passed.

Special and Contact Visits: You may have one contact visit a month with your minor children, and must give their dates of birth. You may also ask for a special visit with a family member who has traveled more than 100 miles to see you.

Visits at the CDC and ORC are usually contact visits. You are responsible to set up your own visits within the approved schedule. See your case manager

You may ask for a special visit to the hospital if an immediate family member is in critical condition. If an immediate family member dies, you may ask to visit the church or funeral home to pay your last respects. DCSO officers will transport you in restraints and your jail uniform. The visit must be in this county.

Visits with lawyers and spiritual advisors are usually contact visits. So are visits with people who come to see you as part of their jobs, such as social workers, probation officers, psychologists, and police detectives. You have the right to refuse any visit.

Phone Calls: There are collect phones in each housing area. To use them, you will have to set up an account with the phone company. You will use your inmate number to make calls. Do not share your number with other inmates. Calls are NOT private; they are recorded. Staff may listen to calls with anyone but your lawyer. The recordings may be turned over to the police or other agencies if requested, or if the calls show evidence of criminal activity.

Ask your case manager if you need to make a call that can't be collect. Jail staff can't deliver messages to or for you. If you have a family death or emergency, a chaplain, case manager, or other staff member will verify the information and help make arrangements for you to contact your family.

6. MEDICAL CARE

A health history and TB skin test are done when you come to jail. If you have a medical emergency, tell a staff member at once. If you have a medical problem that is <u>not</u> an emergency, fill out a sick-call form and put it in the sick-call box for your housing unit. Use the same form to see mental health staff or the dentist. Medical staff pick up these forms each day. There is always a doctor, psychiatrist, and dentist on call for emergencies.

If you believe your medication needs to be changed, fill out a sick-call form and a doctor will evaluate your request. The nurses CANNOT change your medicine; they can only give you what the doctor prescribes. If you refuse to take it, the doctor may stop it.

If you have money on your account, there is a \$3.00 co-pay for certain medical services and medications. You will get the same medical care regardless of whether you can pay.

7. CLASSIFICATION

You will be classified a few days after you come to jail. DCSO will assign you to a custody level. Your custody level determines where you'll be housed and what kind of work, services, educational, and treatment programs you may qualify for.

Classification staff considers your criminal history, current charges, past behavior while in jail, and many other factors deciding your custody level. There are three custody levels:

minimum - standard supervision level, double cell or dormitory housing, and normal program eligibility;

medium - moderate supervision level, double cell or dormitory housing, and restricted program eligibility;

maximum - increased supervision level, double cell housing, and restricted program eligibility.

<u>Appeal</u> – You don't have a right to choose where you are housed, but you can ask for a change in security level or housing. Your case manager will send your request to classification staff. You must give the reason you want to be moved. The classification staff will review your record and send a response to your case manager.

Classification staff will interview you to learn if you have an enemy in jail or other special housing needs. If you refuse to go to the area where you are assigned, you will be housed in a more restricted unit and will also be subject to disciplinary action.

13. YOUR RIGHTS AGAINST DISCRIMINATION

The DCSO complies with Title VI of the Civil Rights Act which forbids discrimination because of race, color, or national origin in programs, services or activities. This includes all language barriers. If you need to file a Title VI complaint, contact your case manager.

If you have a disability, you have a right to reasonable accommodations related to programs, living conditions, programs, and other daily activities. See your case manager to ask for help or make a complaint regarding needs related to your disability.

14. GRIEVANCES

If you have a complaint about a jail policy, practice, condition, or employee, ask for a grievance/appeal form, or write it on plain paper with "GRIEVANCE" across the top in big letters. Put it in the grievance box in your area. You have ten days, including holidays and weekends, after the matter/incident you are complaining about arises to file a grievance. That time limit may be extended only for a good reason. You should get an answer within seven working days. If you don't, ask your case manager to check on it for you.

Grievance appeals: If you think the answer to your grievance is unfair, you can appeal to the facility administrator. You must file your appeal within one week of receiving your original response. Get another grievance/ appeal form from your case manager or correctional officer, or write your appeal on plain paper with "GRIEVANCE APPEAL" in big letters across the top. Put it in the grievance box.

15. REPORTING STAFF MISCONDUCT

You have a right to report staff misconduct without fear of retaliation.

Most complaints can be handled through the grievance system explained above. If you believe a staff member has, or is, committing crime inside the facility, you do not have to use the grievance system to report it. You may contact any staff member to report your concerns.

It is a felony for anyone to smuggle drugs or weapons into the jail. It also a felony for any DCSO employee, volunteer, or contract employee to have sexual contact with you. Report it at once if any staff member tries to have sexual contact with you, or brings drugs or weapons into the jail. You can go to a supervisor, case manager, or contact the DCSO internal investigations office by Metro-mail, phone, or through your lawyer or a family member. You will be protected from retaliation.

16. PREVENTING SEXUAL THREATS AND RAPE

Sometimes inmates may use threats of rape, or commit rape, to control others. If this happens to you, REPORT IT SO YOU CAN BE PROTECTED. There are some ways you can help protect yourself:

- Don't ask for or accept favors;
- Don't borrow money, property, or drugs;
- Don't let other inmates use you as a messenger or to hide or carry contraband:
- If you look young or are small, you are especially likely to be a target.
 Stay aware of the people around you and how they are acting towards you.
- You will receive a "Sexual Assault Awareness for Offenders" handout during your initial booking process. If you do not receive this information, ask the nurse for a copy.

17. REPORTING CRIMES

If you want to report a crime committed against you by another inmate, ask to see the lieutenant or other supervisor on duty at your facility. You will be escorted to the district attorney's screening office to ask for a warrant, or be allowed to use a free phone to call the police and make a complaint.

18. JAIL DISCIPLINE AND RULES

<u>Disciplinary write-ups</u>: You may get a "write-up" if a staff member believes you broke jail rules. If your behavior threatens jail safety or others, you may be locked down until your hearing.

Your rights: If you get a disciplinary write-up, you have the right to:

- a copy of the disciplinary report and any documents or evidence the hearing officer considers;
- a hearing within no less than 24 hours and no more than seven days after you get a copy of the write-up;
- be present during the entire hearing, unless you act out;
- make a statement and present evidence;
- an interpreter, if you don't understand English or you are hearing impaired;
- the help of a staff member to prepare or present your case;
- call witnesses, or be given a written reason why you were not allowed to do so;
- remain silent, but your silence may be held against you;
- appeal the decision, in writing, within five working days;
- be found guilty only if there is some evidence that you are;

rights have been violated. The court charges a \$350.00 filing fee for civil rights complaints, and the money will be taken off your account.

If you are caught with pages that have been torn from the law books, you will lose library privileges, be written up and disciplined, and may be charged with a new criminal offense for destroying Metro property.

<u>Marriages</u>: If you want to get married, see your case manager. You must pay for the marriage license and get your own minister or other qualified person to perform the wedding ceremony.

12. TREATMENT, EDUCATION, AND WORK RELEASE PROGRAMS
The DCSO has several work, treatment, and education programs. All
have rules for getting in and staying in, and none of them are easy to
complete.

<u>Treatment programs</u>: Some of DCSO's state-licensed treatment programs offer help that cost thousands of dollars to get in the "free world." Treatment programs are for people who are willing to accept help and work hard to change behavior and attitudes.

You will be required to get up early, keep your living area clean, do chores, take part in group activities, and complete individual assignments. You must also follow all other treatment program rules, which will be posted in the unit; failure to obey them will result in suspension. There are waiting lists for most treatment programs. If you just want to "do your time," with as little effort as possible, please don't take a space that can go to someone who is ready to work toward change.

To apply, you must have at least 60 days left to serve on your sentence. Professionally qualified DCSO staff members lead the programs. Like all DCSO treatment programs, you must be willing to follow the rules and work to help yourself do well.

New Avenues-Healing Journey: This is a gender-responsive treatment program for offenders who are interested in looking holistically at changing their lifestyle around alcohol and drug use. There are a wide variety of other programs to assist you when dealing with life's issues: education, parenting, life skills, etc.

<u>Day Reporting Program</u>: The Day Reporting Program is for offenders who would otherwise be sentenced to serve jail time. It is an intensive

treatment program. Supervision is <u>very</u> strict, and you will have to report to the facility daily for programs such as substance abuse treatment, domestic violence programs, education (including GED), and career development. Either your lawyer or the courts can refer you to the program.

<u>Work and Educational Release</u>: Work release lets you earn money at a regular job, but you must return to jail each day. You may qualify for work release if you:

- have been sentenced and have no more charges;
- are within one year of release on your sentence;
- have never escaped or attempted to escape from custody;
- do not have two or more felony convictions for crimes against people or property; and,
- are not a registered sex offender.

You must pay a fee for room and board for each day you actually work. You may also apply for daytime release for education programs, such as college or vocational schools. See your case manager to learn more about work and educational release.

Other work programs: The DCSO has several work programs. State law says you must work if you are convicted. You may be assigned to clean in your housing unit, work in the kitchen, on litter clean-up or landscaping crews, jail maintenance, or other work details. Some work programs also teach a skill or trade. Refusing to work will keep you out of treatment and other programs. If you are sentenced, you will lose credits and be in jail longer. You may also get a disciplinary write-up and lose privileges.

12 Step Programs (AA & NA): There are Alcoholics Anonymous (AA) and/or Narcotics Anonymous (NA) meetings at each facility. These meetings are free to anyone who wants to attend. See your case manager for more information.

Education and training programs: All facilities have GED classes, and you may earn your diploma while you are here if you qualify for that program. The DCSO offers several other training and education programs, such as culinary arts (cooking classes) and computer learning. Please ask your case manager if you are interested.

S.A.V.E. (Sheriff's Anti-Violence Effort): Is a batterer's intervention program to help you with domestic violence and power/control problems.

 a signed copy of the hearing officer's decision that explains the reason for the decision, the evidence considered, and the punishment, or sanction, if there is one.

<u>Disciplinary hearings</u>: These hearings are not trials. You do NOT have the right to:

- an attorney;
- cross-examine witnesses; or,
- call more witnesses than needed.

\$113.00

Disciplinary Charges and Penalties: If you are found guilt, the hearing officer may:

- give you a verbal warning;
- restrict your privileges, such as visits, commissary, or recreation;
- order you into disciplinary lock-down for no more than 30 days for one offense, and no more than 60 days for all offenses combined; and/or,
- take away your sentence credits (aka: "dead time").

While you are on lockdown, you can have one hour out of your cell each day, one personal phone call every 30 days, and the opportunity to shower.

<u>Disciplinary Appeals</u>: You may appeal the hearing officer's decision by filling out an appeal form or writing it on plain paper with "DISCIPLINARY APPEAL" in big letters across the top. Put it in the grievance box for pick-up. You will get a written decision on the appeal within seven working days. Technical errors, such as omitted date, will not be enough to overturn the results of your hearing. To win an appeal, you must show that:

- · you were denied one of your rights;
- there was no evidence you are guilty; or,
- the sanction is more than is allowed (see chart below, "penalty" means how many days of lock-down the offense carries, "verbal" means verbal warning).

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Charges and Penalty Ranges:	- 5 soups 5,50
	- 11 1 1 2 50
Charge	Penalty S Honeyhours 5,50
Arson	30 S Doughouts 5.50
Armed Robbery	5-30 /6, 30
Assault and Battery	10-30 10-30 2 Charry Pilled
Attempted Assault or Battery	10-30 2 Chorry Filled 2.20
Attempted Escape	
Contraband Possession	Verbal to 30 2 Derites
Creating Disturbance	Verbal to 15
Disrespect	Verbal to 15
Drinking Passasian	×30 7.30
Drugs - Possession	5 - 30 5 - 30
Drugs – Selling	20
Escape Extortion	5 - 30
Fighting	Verbal to 30
Forgery	10 - 30
Furlough Violation	30
Gambling	V 1. 1. 45
Hoarding Medication	Verbal to 30
Horseplay	Verbal to 15
Interfering with Officer's Duty	Verbal to 15 Verbal to 15 Verbal to 15 Verbal to 15
Intoxicated – Drugs, Alcohol	30
Intoxicant, Possession	5 - 30
Intoxicant, Selling	5 - 30
Out of Place	Verbal to 15
Positive Urinalysis	30
Possession of Stolen Property	5 - 30
Property Destruction	10 - 30
Refusal to Go to School (juveniles)	5 – 15
Refusal to Work (Convicted Only)	5 – 30
Refusal to Obey Direct Order	Verbal to 15
Refusal to Comply with Urinalysis	30
Riot Participation	15 – 30
Sexual Interaction	5 – 30
Sexual Assault	15 – 30
Strong Armed Activity	15 – 30 15 – 30
Tampering with Security Devices	5 – 30
Theft Threatening Employee	5 – 30
Threatening Inmate	5 – 30
Threatening Inmate Weapon Possession	30
I.D. Violation	10 – 30
Other	Verbal to 30
Outer	Verbai to Jo

19. General Rules

- No gang activity, names, symbols, or codes are allowed anywhere, on anything. That includes your mail and personal property.
- You must use ONLY your own PIN to make phone calls.
- Make your bed and clean your cell/living area daily.
- No open food or drink containers can be stored in your cell.
- Stay on your bunk and be quiet during counts and lockdown times.
- Do not write on walls, ceilings, windows, doors, etc.
- Pictures, papers, etc. will not be stuck on walls.
- Bunks, doorways, and windows will not be covered.
- You will not barter, exchange, sell, or loan money, food, commissary items, jail property, or personal property with/to any other inmate.
- TV's may be shut down temporarily to restore order. One inmate or group of inmates will not control them. Officers will keep the TV off at night, during count, and at other times when needed.
- Destroying, damaging, or tampering with jail property is a crime. You will be disciplined, and may be prosecuted in court.
- Smoking and tobacco products are not allowed.
- Do not enter any housing area or other part of the building except when staff directs you to.
- When sent to another area, do not stop along the way.
- Wear your jail ID at all times outside your housing area.
- Keep all property in your bus tub.
- Do not talk or pass anything to segregated inmates.
- Do not alter or mark issued clothing or linens.
- You are not to have keys or tools, except when assigned to a supervised work detail, on work release, or when rules at your facility allow it.

Paulette. Mamma Morgie Shanori Chantell Christie

Crystal Melissa Williams Patrice Shenvill

Desting

Damario

